

Wage and Hour Wednesdays: Common Wage and Hour Myths and Misclassifications for Healthcare Employers

Event 7.12.23 12:00 PM — 1:00 PM EDT

Healthcare is one of the largest and fastest-growing industries in the country, which effectively places a bullseye on employers for costly litigation and administrative claims. Fisher Phillips will discuss how industry norms have become costly missteps in terms of Department of Labor (DOL) investigations and employee litigation, and share some of the most common classification mistakes we see.

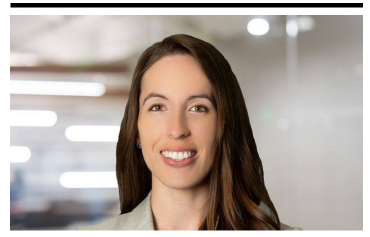
Our focus will be on exempt status classification, employee v. contractor (W2 v. 1099) status, and related myths, all through the lens of federal wage and hour law. Join us for practical tips about landmines for employers to avoid and a blueprint for staying in compliance.

The firm is submitting HRCI/SHRM credit for this live webinar.

If you have any questions, please contact **Jennifer Cameron**.

Fisher Phillips is committed to providing access to all of our events for disabled attendees. Automated closed captioning is available for all of our webinars. For other accommodation inquiries, please give us three business days advance notice prior to the scheduled event by contacting **Jennifer Cameron**. Thank you.

Related People





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Wage and Hour

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